Approved: 8.08 Revised: D-7.09

	STATE OF INDIANACOURT
In The Matter	Of
	Case No
A Child Alleg	ed to be a Delinquent Child
	WAIVER ORDER [I.C. 31-30-3-5]
The St	ate of Indiana appears by,
Deputy/Prosec	cuting Attorney. The child,, and child's
parent(s),	, appear in person and by,
attorney. Also	(Intake Officer), appears.
jurisdiction un premises, the (1) years of age, a (2)	ourt having heard and considered the Prosecutor's motion for waiver of juvenile ider the provisions of I.C. 31-30-3-5, and the Court being duly advised in the Court now makes the following findings of fact: That said child was sixteen (16) years of age or older, and under eighteen (18) at the time of the charged offense. Said child is subject to the jurisdiction of the Juvenile Court by virtue of Petition inquency filed on That the offense charged is
,	 () a Class A felony, except a felony defined by I.C. 35-38-4. () a Class B felony, except a felony defined by I.C. 35-38-4. () Involuntary manslaughter (I.C. 35-42-1-4) or reckless homicide (I.C. 35-42-1-5) charged as a Class C felony. (Strike inapplicable citation)
(4)	That there is probable cause to believe that said child committed said offense.
(5) the child and t justice system	The Court has not found from the evidence that it would be in the best interest of he safety and welfare of the community for him to remain within the juvenile .
same hereby is that would have	erefore adjudged and ordered that juvenile jurisdiction over this case be and the s, waived to the Court of County, a Court or jurisdiction over the act charged if the act were committed by an adult, said granted for the offense charged and any lesser offense included therein.

It is further ordered and adjudged that:

Judge

D-7.09

Approved: 8.08

Revised: